## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application of:	)
Satoshi SEO et al	)
Serial No.: 10/590,041	<i>)</i>
Filed: August 18, 2006	<i>)</i>
Art Unit: 2815	)
Examiner: Jerome Jackson, Jr.	)
Confirmation No: 4399	)
For: LIGHT EMITTING DEVICE	)

## SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Pursuant to 37 C.F.R. §1.97, Applicant hereby calls the Examiner's attention to documents listed on the attached form, which documents may be material to the examination of this application. Pursuant to 37 CFR §1.98(a)(2)(i) copies of cited US patent and US patent application publications are not submitted herewith.

The family of JP 10-270172 cited herein includes: EP Patent No. 0 855 848 A2 US Patent No. 6,013,384

The family of CN 1426269 A cited herein includes: US Patent No. 6,969,948 B2
US Patent No. 6,971,938 B2

The family of EP 1 128 438 A1 cited herein includes:

CN Patent No. 1327360 A

US Patent No. 6,573,650 B2

US Patent No. 6,650,047 B2

US Patent No. 7,323,225 B2

The family of EP 1 154 676 A1 cited herein includes: US Patent No. 7,102,282 B1

The family of JP 2005-93396 cited herein includes: US Patent No. 7,306,978 B2

The family of JP 2005-166637 cited herein includes:
US Patent Application Publication No. US 2005/0098207 A1
EP Patent No. 1 530 245 A2

The family of JP 2005-93399 cited herein includes:
US Patent Application Publication No. US 2007/0102737 A1

No inference should be drawn that the attached list sets forth a comprehensive investigation of the prior art, that any or all are pertinent to the invention, or that any apparatus disclosed is equivalent to the subject invention.

The citation of the above-discussed documents is not to be construed as an assertion that more pertinent art could not possibly be in existence. Citation of any document herein is not to be construed as an admission that any subject matter disclosed in the document is necessarily within the inventive field of endeavor, that any disclosure is necessarily prior in time to a particular date which may be relevant to the instant patent

application, and/or that any disclosure is otherwise necessarily prior art with respect to the instant invention.

Applicant also respectfully reserves the right to later set forth how the instant invention is distinguished over the disclosure of any document or other art, including the disclosure of those documents discussed herein, that may be cited by the Examiner in rejecting a claim in the instant patent application.

## FEE

A first office action, notice of allowance or issue fee notification has been received in this case, so the required fee is attached. If any additional fee is required for this IDS, please charge our Deposit Account No. 50/1039.

Respectfully submitted,

Mark J. Murphy

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